

(“in time coming,”) the words (“to be a line drawn  
 “upon the north-west point of the banks of Cultyre,  
 “across the channel of the river, through the middle of  
 “Nicol Young’s hillock, so far as to include below it a  
 “part of the pool of Cultyre, and, of course, the whole  
 “pool of Stockiebanks, and every other part of the  
 “river below Cultyre”) be inserted; and that after the  
 word (“and”) the words (“the lands”) be left out; and  
 that after the word (“plan”) and before the word  
 (“mark”), the words (“to be”) be inserted; and that  
 after the word (“marked”), the words (“as aforesaid”) be  
 left out; and that the words (“by the Lord President  
 “of the Court of Session as relative hereto, and”) be  
 inserted. And it is hereby further ordered and adjudged,  
 that this interlocutor, thus varied, be, and the same is  
 hereby affirmed.

1769.  


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 BRODIE  
 v.  
 GRANT, &C.

For the Appellant, *C. Yorke, Al. Wedderburn, Ilay  
 Campbell.*

For the Respondents, *Ja. Montgomery, Al. Forrester.*

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SIR LUDOVICK GRANT, &c.,	.	.	<i>Appellants ;</i>
ALEXANDER BRODIE, Esq.,	.	.	<i>Respondent.</i>

1769.  


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 GRANT, &C.  
 v.  
 BRODIE.

House of Lords, 25th April 1769.

This was a dispute about the right to the mussel-scalps in  
 the river Findhorn.

A grant from the Crown to Ross of Kilravock, of the  
 mussel-scalps in the River Findhorn, which is a public river,  
 supported by long possession, was preferred before a similar  
 grant of later date, in favour of the appellants.

For the Appellants, *Ja. Montgomery, Al. Forrester.*

For the Respondent, *C. Yorke, Alex. Wedderburn.*

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JEAN MURRAY, otherwise CARLYLE, of Locharthur, and Husband,	.	.	<i>Appellants ;</i>
GEORGE CARLYLE, Son of the deceased THOMAS CARLYLE, in Travala, in Wales,	.	.	<i>Respondent.</i>

1770.  


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 MURRAY, &C.  
 v.  
 CARLYLE.